Remarks

Your office action stated that claims 2-4, 6, 7, 17 and 18 would be allowable if they included all of the limitations of the base claim. Accordingly, claim 1 has been amended to include the limitations of claim 2. Therefore, claim 1 should be in allowable form, and claim 2 is canceled. Also, the remaining of these claims should now be in allowable form.

The office has allowed claim 12.

All claims in this amendment B should now be in allowable form.

Applicant's Request

Reconsideration of the Application as amended and allowance thereof are requested. In previous comments on the references and in order to facilitate a better understanding of the differences that are expressed in the claims, certain details of distinction between the references and the present invention have been mentioned, even though such differences do not appear in all of the claims. Not all of the distinctions between the Prior Art and Applicant's present invention have been made by the Applicant. For these reasons, Applicant reserves the right to submit additional evidence showing the distinction between Applicant's invention and Prior Art to be unobvious in view of the Prior Art.

The foregoing remarks are intended to assist the Office in examining the Application and in the course of explanation may employ shortened or more specific or variant descriptions of some of the claim language. Such descriptions are not intended to limit the scope of the claims; the actual claim language should be considered in each case. Furthermore, the remarks are not to be considered to be exhaustive of the facets of the invention which are rendered patentable, being only examples of certain advantageous features and differences which Applicant chooses to mention at this time.

Respectfully submitted,

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